AUG 1 6 2005 AUG 1 RADEMAN TRADEMAN	RANSMITTAL FORM		Approved for use through 07/31/2006. OMB 0651-0031 Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE lection of information unless it displays a valid OMB control number. D / 71 S , 18 6 11 / 17 / 20 0 3 Conaway
(to be used for all correspondence after initial filling) Total Number of Pages in This Submission			Reifsnyder RB-0108
Amendm A Extension Express Information Certified Documen Reply to Incomplet	nsmittal Form The Attached T	Drawing(s) Licensing-related Papers Petition Petition to Convert to a Provisional Application Power of Attorney, Revocation Change of Correspondence Ad Terminal Disclaimer Request for Refund CD, Number of CD(s) Landscape Table on CD	After Allowance Communication to TC Appeal Communication to Board of Appeals and Interferences Appeal Communication to TC (Appeal Notice, Brief, Reply Brief) Proprietary Information Status Letter Other Enclosure(s) (please Identify below):
SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT Firm Name Robert C. Brown			
Signature Robert Stown			
Date	Robert C. Brown August 9, 2005 Reg. No. 37,057		
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Date Aways 49, 2005

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THE UNITED STATES PATENT AND TRADEMARK OFFICE PATENT EXAMINING OPERATION

ppiicane.

L. Conaway et al.

5 Serial Number:

10/715,186

Filing Date:

11/17/2003

Title:

METHOD AND APPARATUS FOR SEPARATING BITUMEN

FROM PARTICULATE SUBSTRATES

Examiner:

D. Reifsnyder, Art Unit 1723

10 Attorney Docket No.: RB-0108

COMMISSIONER FOR PATENTS

P.O. Box 1450

Alexandria, VA 22313-1450

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RESPONSE TO A FIRST OFFICE ACTION

Sir:

In response to a First Office Action dated 06/30/2004, which action is non-final, Applicants respectfully request that the amendments and remarks presented herein be entered into the case.

Applicants note that a previous reply filed February 4, 2005 has been held to be incomplete for failure to completely comply with Revised 37 CFR 1.121 by including withdrawn claims 34-62 in their listing of claims. In a Notice of Non-Responsive Amendment, mailed 08/05/2005, the Examiner has kindly provided a one-month period for response to correct this inadvertent error. Claims 34-62 are cancelled herein.

Amendments to the Abstract are shown on page 2 of this paper.

Amendments to the Claims are reflected in the listing of claims which begins on page 3 of this paper.

Remarks begin on page 9 of this paper.

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